

Sachnoff & Weaver, Ltd.

Attorneys at Law

30 South Wacker Drive • 29th Floor • Chicago, Illinois 60606-7484

Telephone (312) 207-1000

May 20, 1996

Facsimile (312) 207-3400

Charles P. Schulman
(312) 207-3912**VIA TELECOPY**

The Honorable Charles G. Case II
United States Bankruptcy Judge
United States Bankruptcy Court
for the District of Arizona
2929 North Central Avenue
Phoenix, AZ 85012

Re: *In re Tezak - Case No. 94-02013-PHX-CGC and 94-02014-PHX-CGC*

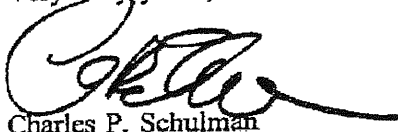
Dear Judge Case:

This is to advise your Honor that my office received a wire transfer in the amount of \$50,000 from Mr. Cook's clients within the time prescribed by your Honor and the parties during the May 16, 1996 status hearing in this matter.

Accordingly, in connection with the parties' agreement with respect to the motion for the entry of an order of default against Robert and Nancy Tezak, my clients will forebear from filing a motion for summary judgment for a period of 90 days. We are confident that during the forbearance period, Mr. Cook's clients will pay the remaining sums due under the December 19, 1995 Settlement Agreement.

On behalf of all of the parties concerned, we appreciate your efforts in keeping the parties together in this case.

Very truly yours,


Charles P. Schulman

CPS/jlb

cc: Robert M. Cook (via telecopy)
Mary J. Kucharz (via telecopy)
Richard G. Patrick (via telecopy)
Steven Brown (via telecopy)
Kenneth A. Koranda (via telecopy)



Case: 1:92-cr-00652 Document #: 420-4 Filed: 05/16/13 Page 2 of 12 PageID #:823

Sachnoff & Weaver, Ltd.

Attorneys at Law

30 South Wacker Drive • 29th Floor • Chicago, Illinois 60606-7484

Telephone (312) 207-1000

Charles P. Schulman
(312) 207-3912

Facsimile (312) 207-3400

July 26, 1996

VIA TELECOPY

Robert M. Cook, Esq.
Law Offices of Robert M. Cook
201 West Second Street
Yuma, AZ 85364

Re: *In re Tezak*

Dear Bob:

By my calculation, the restitution claimants are owed \$181,000 as follows:

\$170,000 balance remaining pursuant to the Settlement
Agreement plus 8% interest since December 1995.

Please inform me as to when we can receive payment. Thank you very much.

Very truly yours,



Charles P. Schulman

CPS/jlb

Sachnoff & Weaver, Ltd.

Attorneys at Law

30 South Wacker Drive • 29th Floor • Chicago, Illinois 60606-7484

Telephone (312) 207-1000

Facsimile (312) 207-6400

Charles P. Schulman
(312) 207-3912

August 15, 1996

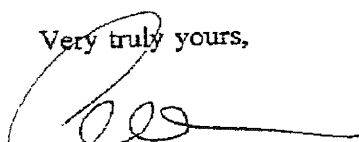
Robert M. Cook, Esq.
Law Offices of Robert M. Cook
201 West Second Street
Yuma, AZ 85364

Re: *In re Tezak*

Dear Bob:

This confirms our receipt of a wire transfer in the amount of \$119,000. There remains a balance due to the restitution claimants in the amount of \$62,000, which will continue to accrue interest at 8% until paid. We understand that an additional \$30,000 will be forthcoming shortly, and the remaining \$32,000 likely will be paid from the proceeds of the sale of real property, the closing of which should occur within 60 days.

Very truly yours,


Charles P. Schulman

CPS/jlb

cc: Charles Fraenkel
Mary J. Kucharz, Esq.

Sachnoff & Weaver, Ltd.

Attorneys at Law

30 South Wacker Drive • 29th Floor • Chicago, Illinois 60606-7484

Telephone (312) 207-1000

Charles P. Schulman
(312) 207-3912

Facsimile (312) 207-6400

April 28, 1997

VIA TELECOPY

Robert M. Cook, Esq.
Law Offices of Robert M. Cook
201 West Second Street
Yuma, AZ 85364

Re: *In re Tezak*

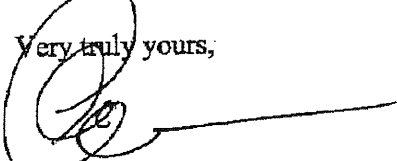
Dear Bob:

This is to acknowledge our receipt of the Debtors' final installment of their settlement obligations to the class of restitution creditors.

By this letter, on behalf of Standard Mutual Insurance Company and Continental Casualty Corporation, this is to advise you that we hereby withdraw our vote rejecting the Debtors' plan of reorganization and affirmatively vote in favor of the plan.

In addition, I will shortly be sending to you for filing a stipulation of dismissal of the dischargeability complaint against the Debtors presently pending before Judge Case.

Please congratulate your clients and express to them my best wishes.

Very truly yours,

Charles P. Schulman

CPS/jlb

Case: 1:92-cr-00652 Document #: 420-4 Filed: 05/16/13 Page 5 of 12 PageID #:826
** TX CONFIRMATION REPORT ** AS OF APR 28 '97 10:26 PAGE.1

COMMAND #221

001 DATE TIME
4/28 10:25TO/FROM
5205390960 MODE MIN/SEC PGS STATUS
EC--S 00'54'002 OK**Sachnoff & Weaver, Ltd.**

Attorneys at Law
30 South Wacker Drive • 23th Floor • Chicago, Illinois 60606-7484
Telephone (312) 207-1000 • Fax (312) 207-6400

Fax Cover Sheet

Am 20 10:26

DATE: April 28, 1997

TIME:

PAGES: 2
(including cover page)

FAX: (520)539-0960

TEL.: (520)539-0959

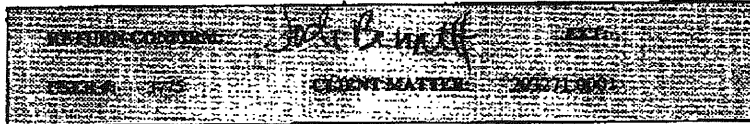
TO: Robert M. Cook, Esq.

CC:

COMPANY: Law Offices of Robert M. Cook

FROM: Charles P. Schulman

DIRECT TEL.: (312) 207-3912



If you have any problems reading this transmission,
please call the fax operator at:
(312) 207-1000 ext. 6177

CONFIDENTIALITY NOTICE: The information contained in this facsimile message is attorney privileged and confidential, intended only for the use of the individual or entity named above. If the reader of this message is not the intended recipient, you are hereby notified that any dissemination, distribution or copying of this information is strictly prohibited. If you have received this communication in error, please immediately notify us and return the original message to us via the U.S. Postal Service to our address listed above.

MESSAGE:

robert.m.cook@robertmweaver.com

Case: 1:92-cr-00652 Document #: 420-4 Filed: 05/16/13 Page 6 of 12 PageID #:827

Sachnoff & Weaver, Ltd.

Attorneys at Law

30 South Wacker Drive • 29th Floor • Chicago, Illinois 60606-7484

Telephone (312) 207-1000

Charles P. Schulman
(312) 207-3912

Facsimile (312) 207-6400

April 28, 1997

Mary J. Kucharz, Esq.
Assistant Corporation Counsel
City of Joliet
150 West Jefferson Street
Joliet, Illinois 60431

Re: *Tezak*

Dear Mary:

Enclosed are checks made payable to the Crest Hill Fire Department and Claims and Inspection Services, Inc. in connection with the Tezak settlement. Please distribute the enclosed to the appropriate entities. There will be a further disbursement to Claims and Inspections Services and Crest Hill Fire Department representing their payment in full of their restitution claims. Please call me if there are any questions.

Very truly yours,


Charles P. SchulmanCPS/jlb
Enclosures

Sachnoff & Weaver, Ltd.

Attorneys at Law

30 South Wacker Drive • 29th Floor • Chicago, Illinois 60606-7484

Telephone (312) 207-1000

Charles P. Schulman
(312) 207-3912

Facsimile (312) 207-6400

April 28, 1997

Mary J. Kucharz, Esq.
Assistant Corporation Counsel
City of Joliet
150 West Jefferson Street
Joliet, Illinois 60431

Re: *In re Tezak*

Dear Mary:

I am pleased to enclose a check in the amount of \$5,191.37 made payable to the City of Joliet representing the City's final installment of its pro rata distribution under the terms of the Settlement Agreement.

I will prepare the Stipulation of Dismissal of the adversary proceeding which should be filed in Phoenix disposing of the dischargeability complaint. If you have any questions, please contact me. Thank you very much.

Very truly yours,


Charles P. SchulmanCPS/jlb
Enclosure

Case: 1:92-cr-00652 Document #: 420-4 Filed: 05/16/13 Page 8 of 12 PageID #:829

Sachnoff & Weaver, Ltd.

Attorneys at Law

30 South Wacker Drive • 29th Floor • Chicago, Illinois 60606-7484

Telephone (312) 207-1000

Charles P. Schulman
(312) 207-3912

Facsimile (312) 207-6400

April 28, 1997

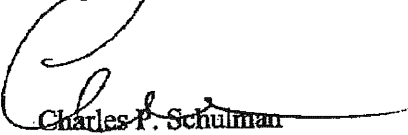
Mr. Niranjan Goel
Claims Specialist
CNA Insurance
P.O. Box 1562
Downers Grove, IL 60515

Re: *In re Tezak*

Dear Mr. Goel:

Enclosed is a check in the amount of \$18,021.20 representing CNA's final installment of its pro rata distribution in accordance with the Tezak Settlement Agreement. Along with Standard Mutual Insurance Company, we will file a Stipulation of Dismissal of the dischargeability complaint currently pending before the Tezaks. Once filed, we will consider this matter closed. If you have any questions, please contact me. Thank you very much.

Very truly yours,


Charles P. SchulmanCPS/jlb
Enclosure

Sachnoff & Weaver, Ltd.

Attorneys at Law

30 South Wacker Drive • 29th Floor • Chicago, Illinois 60606-7484

Telephone (312) 207-1000

Charles P. Schulman
(312) 207-3912

Facsimile (312) 207-6400

April 28, 1997

VIA MESSENGER

Charles M. Fraenkel, Esq.
Leahy, Eisenberg & Fraenkel, Ltd.
309 W. Washington Street; Suite 800
Chicago, IL 60606

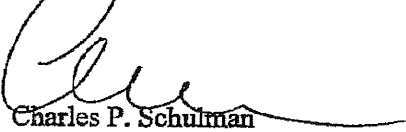
Re: *In re Tezak*

Dear Chuck:

I am pleased to enclose a check in the amount of \$44,048.92 made payable to Standard Mutual Insurance Company representing Standard Mutual's final installment of its pro rata distribution under the terms of the Settlement Agreement. Also enclosed is Colonial Penn's check for \$3,865.18 on account of its final distribution.

I will prepare a Stipulation of Dismissal of the dischargeability complaint. Once filed, I will consider this matter closed. It has been a pleasure working with you on this case. Thank you very much.

Very truly yours,


Charles P. SchulmanCPS/jlb
Enclosure

1/15/12

Case: 1:92-cr-00652 Document #: 420-4 Filed: 05/16/13 Page 10 of 12 PageID #:831

**U.S. Bankruptcy Court
District of Arizona (Phoenix)
Adversary Proceeding #: 2:95-ap-00663-CGC**

Assigned to: Judge Charles G. Case II

Date Filed: 09/19/95

Lead BK Case: 94-02013

Date Terminated: 05/20/96

Lead BK Title: NANCY L. TEZAK

Lead BK Chapter: 11

Demand: 0

Nature[s] of Suit: 426 Dischargeability 523

Plaintiff

USA

represented by **RICHARD G. PATRICK**

U.S. ATTORNEY'S OFFICE
TWO RENAISSANCE SQUARE
40 N. CENTRAL AVE., #1200
PHOENIX, AZ 85004-4408
602-514-7733
Fax : 602-514-7760

Plaintiff

STANDARD MUTUAL INS. CO.

Plaintiff

CONTINENTAL CASUALTY CO.

Plaintiff

CITY OF JOLIET, IL

represented by **WENDY D. WOODROW**

JENNINGS, STROUSS & SALMON, PLC
THE COLLIER CENTER, 11TH FL.
201 E. WASHINGTON ST.
PHOENIX, AZ 85004-2385
602-262-5911
Fax : 602-253-3255

V.

*Defendant***ROBERT J. TEZAK**

represented by **ROBERT M. COOK**
 LAW OFFICES OF ROBERT M. COOK PLLC
 219 W SECOND ST
 YUMA, AZ 85364
 928-782-7771
 Fax : 928-782-7778
 Email: robertmcook@yahoo.com

*Defendant***NANCY TEZAK**

represented by **ROBERT M. COOK**
 (See above for address)

Filing Date	#	Docket Text
09/19/1995	1	COMPLAINT, Summons Issued 9/20/95 by mail, [DF], ORIGINAL NIBS DOCKET ENTRY #1 (Entered: 09/20/1995)
04/10/1996	2	APPLICATION for Default against Robert J. Tezak & Nancy L. Tezak Certificate of Srvc of sumns & cmplt on 2/28/95 upon Robert M. Cook; Robert Tezak, Nancy Tezak Re: Item # 1, [DF], ORIGINAL NIBS DOCKET ENTRY #2 (Entered: 04/11/1996)
04/15/1996	3	NOTICE of Hearing on 05/09/96 at 11:00 a.m. at U.S. Bankruptcy Court, 2929 N. Central Ave., 10th Floor, Courtroom 6, Phoenix, AZ Re: Item # 2, [DF], ORIGINAL NIBS DOCKET ENTRY #3 (Entered: 04/17/1996)
04/22/1996	4	NOTICE [of motion & hrg] fd by Pltffs Re: Item # 2 [Entered: 04/23/96], [LN] CERTIFICATE of Mailing , [LN], ORIGINAL NIBS DOCKET ENTRY #4 (Entered: 04/23/1996)
05/08/1996	5	ANSWER by dfndts Re: Item # 1, [DF], ORIGINAL NIBS DOCKET ENTRY #5 (Entered: 05/10/1996)
		MINUTE Entry: MOTION FOR ENTRY OF ORDER FOR DEFAULT AND JUDGMENT AGAINST ROBERT AND NANCY

1/15/12

Case: 1:92-cr-00652 Document #: 420-4 Filed: 05/16/13 Page 12 of 12 PageID #:833

U.S. Bankruptcy Court, District of Arizona

05/09/1996	6	TEZAK FILED BY PLAINTIFFS {00250218} Re: Item # 2, [RHO], ORIGINAL NIBS DOCKET ENTRY #6 (Entered: 05/10/1996)
05/16/1996	8	MINUTE Entry: STATUS HEARING ON MOTION FOR ENTRY OF ORDER FOR DEFAULT AND JUDGMENT AGAINST ROBERT AND NANCY TEZAK FILED BY PLAINTIFFS {00251818} Re: Item # 2, [RHO], ORIGINAL NIBS DOCKET ENTRY #8 (Entered: 06/03/1996)
05/17/1996	7	ORDER Approving Settlmnt Agrmnt btwn Dbtrs & Restitutees & Paymnt of Restitutees from Everen Securities Account. Frhr Ordrd Nancy Tezak with Power of Atty for Robert J. Tezak may pay to Restitutees in the amt of \$50,000 frm acct #TV06 7748-2596, Everen Securities. Re: Item # 1, [DF], ORIGINAL NIBS DOCKET ENTRY #7 (Entered: 05/20/1996)
05/17/1996	9	MINUTE Entry: CONTINUED STATUS HEARING ON MOTION FOR ENTRY OF ORDER FOR DEFAULT AND JUDGMENT AGAINST ROBERT AND NANCY TEZAK FILED BY PLAINTIFFS [FROM 5-16-96] {00252281} Re: Item # 2, [RAC], ORIGINAL NIBS DOCKET ENTRY #9 (Entered: 06/06/1996)
07/01/1997	10	STIPULATION of Dismissal Pursuant to F.R.B.P.7041[a] 1 Re: Item # 1, [DF], ORIGINAL NIBS DOCKET ENTRY #10 (Entered: 07/03/1997)
01/05/2003	11	Federal Records Center Box No. 57/100, Accession No. 021-00-0381, Location BB 20559, [MIS], ORIGINAL NIBS DOCKET ENTRY #10= (Entered: 01/05/2003)

PACER Service Center			
Transaction Receipt			
03/15/2012 16:32:39			
PACER Login:	rc0062	Client Code:	Tezak
Description:	Docket Report	Search Criteria:	2:95-ap-00663-CCG Fil or Ent; filed From: 1/1/1995 To: 3/15/2012 Doc From: 0 Doc To: 99999999 Format: html
Billable			